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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE GOOGLE PLAY STORE
ANTITRUST LITIGATION

THIS DOCUMENT RELATES TO:

Epic Games Inc. v. Google LLC et al.,
Case No. 3:20-cv-05671-JD

*In re Google Play Consumer Antitrust
Litigation*, Case No. 3:20-cv-05761-JD

State of Utah et al. v. Google LLC et al.,
Case No. 3:21-cv-05227-JD

Match Group, LLC et al. v. Google LLC et al.,
Case No. 3:22-cv-02746-JD

Case No. 3:21-md-02981-JD

**DECLARATION OF JUSTIN P.
RAPHAEL IN SUPPORT OF
DEFENDANTS' ADMINISTRATIVE
MOTION TO CONSIDER
WHETHER ANOTHER PARTY'S
MATERIALS SHOULD BE SEALED**

Judge: Hon. James Donato

1 1. I, Justin P. Raphael, am a partner at Munger, Tolles & Olson LLP, counsel of
 2 record for Defendants Google LLC, Google Ireland Limited, Google Commerce Ltd., Google
 3 Payment Corp., Google Asia Pacific Pte. Ltd., and Alphabet Inc. (“Defendants” or “Google”) in
 4 this multi-district litigation (MDL). I am admitted to practice before this Court. I respectfully
 5 submit this declaration in support of Google’s Administrative Motion to Consider Whether
 6 Another Party’s Materials Should be Sealed, relating to Defendants’ Omnibus Motions *in*
 7 *Limine* and Plaintiffs’ Responses Thereto.

8 2. I submit this declaration pursuant to Civil Local Rule 79-5. The contents
 9 of this declaration are based on my personal knowledge. If called upon as a witness in
 10 this action, I could and would testify competently thereto.

11 3. The accompanying exhibits (“Exhibits”) contain portions that are sourced from
 12 materials that (on behalf of non-parties) have been designated as “CONFIDENTIAL”,
 13 “HIGHLY CONFIDENTIAL – ATTORNEYS’ EYES ONLY” or “NON-PARTY HIGHLY
 14 CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY”, pursuant to the operative Protective
 15 Orders entered by the Court, Case No. 3:21-md-02981-JD, ECF Nos. 247, 248, and 249. The
 16 following table shows the portions of Exhibits that contain information designated as
 17 “CONFIDENTIAL”, “HIGHLY CONFIDENTIAL – ATTORNEYS’ EYES ONLY” or “NON-
 18 PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY”.

Document	Portion Containing Designated Information	Designating Party
Exhibit 4 to Declaration Of Yonatan Even In Support Of Plaintiffs’ Omnibus Oppositions To Defendants’ Omnibus Motions <i>In Limine</i> , Nos. 1-7 (“Even Decl.”)	Entire Document.	Non-Party
Exhibit 5 to Even Decl.	Entire Document.	Non-Parties

Document	Portion Containing Designated Information	Designating Party
Exhibit 9 to Even Decl.	Page -085 (all text in row to the right of “not published”). Page -125 (3rd developer listed in first column).	Non-Parties
Exhibit 10 to Even Decl.	Entire Document.	Non-Party
Exhibit 12 to Even Decl.	Page -636	Non-Party
Exhibit 14 to Even Decl.	Pages -237 to -238 (the final paragraph of the page continuing onto the next page until “CEO”).	Non-Party

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 5th day of October 2023 in San Francisco, California.

s/ Justin P. Raphael

Justin P. Raphael